for Continuance of Court's Scheduling Deadlines (Dkt. 44), contingent upon

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1	Defendants producing Deputies Christian Sanchez and Nathan DeBoom for
2	deposition before any operative discovery cutoff. Plaintiffs previously noticed the
3	depositions of Deputies Sanchez and DeBoom to occur on a date prior to the current
4	discovery cutoff. In light of Plaintiffs' non-opposition to Defendants' Motion, the
5	Parties are working together to confirm a date for mediation with Richard Copleand
6	to occur in July or August of this year and to confirm dates for the depositions of
7	Deputies Sanchez and DeBoom.
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9	DATED: April 23, 2025 LAW OFFICES OF DALE K. GALIPO
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11	By: s/Renee V. Masongsong Dale K. Galipo
12	Renee V. Masongsong
13	Attorneys for Plaintiffs
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